IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

JACQU	JELIN	E HA	YNES,	On [°]	behalf	of
herself	and all	other	similar	ly s	ituated	1;

Plaintiff,

4:14CV3130

VS.

ORDER

ALLIED INTERSTATE, LLC, Inc.; RESURGENT CAPITAL SERVICES, LP, PYOD, LLC,

Defendants.

After conferring with the parties,

IT IS ORDERED:

- 1) No formal discovery will be conducted pending further order of the court.
- 2) On or before September 8, 2014, the parties shall:
 - discuss what information they respectively need at this time to consider whether this case can be settled without substantial discovery and incurring the related costs and fees;
 - provide to the court a listing of the discovery needed to determine if the case is suitable for early settlement; and
 - advise the court regarding when such discovery can be reasonably compiled and produced.
- 3) The parties are advised that the court will consider the terms of this order when deciding any request for attorney fees in this case.

August 29, 2014

BY THE COURT:

s/ Cheryl R. Zwart United States Magistrate Judge